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March 2, 2015

MEMO ENDORSED

BY ECF

The Honorable P. Kevin Castel United States District Court Southern District of New York Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007

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Conference Adjourned

From: Mar	ch 10,20	15	
To: April	1,2015	at 11:00 ain	1.
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Re: Kumar, et al. v. RBS Financial Products, et al., No. 15-CV-00017-PKC (DCF)

Dear Judge Castel:

We represent the RBS Defendants<sup>1</sup> in the above-referenced action, but we write on behalf of Plaintiffs, as well as the Gemini Defendants<sup>2</sup> and the Trustee Defendants.<sup>3</sup> As your Honor knows, the initial conference in this matter is currently scheduled for March 10, 2015. However, since that conference was scheduled, Plaintiffs filed a first amended complaint in this action (the "Amended Complaint") on February 20, 2015, naming additional parties as defendants. The Amended Complaint has not yet been served on those additional parties.

The RBS Defendants are RBS Financial Products Inc., f/k/a Greenwich Capital Financial Products, Inc. ("RBSFP"), RBS Securities, Inc., f/k/a Greenwich Capital Markets, Inc. ("RBS Securities") and Greenwich Capital Commercial Funding Corporation ("GCCFC").

The Gemini Defendants are Gemini Real Estate Advisors LLC ("Gemini Real Estate"), Gemini East West S LLC ("Gemini S"), Gemini East West H, LLC ("Gemini H"), Gemini East West M, LLC ("Gemini M"), Gemini Property Management, LLC ("Gemini Property"), and William T. Obeid and Dante Massaro.

The Trustee Defendants are U.S. Bank National Association, successor by merger to LaSalle Bank National Association as Trustee for Greenwich Capital Commercial Funding Corp., Commercial Mortgage Trust 2007 GG11, Commercial Mortgage Pass Through Certificates, Series 2007-GG11, and GCCFC 2007 Connector Retail Limited Partnership ("GCCFC").

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We write to apprise the Court that all parties who have appeared are amenable to adjourning the initial conference until the newly-added defendants have been served and have appeared. We believe a brief adjournment will conserve the time and resources of the Court and the parties so that the joint submissions and schedules submitted to the Court are made in accordance with the Federal Rules and Your Honor's Rules of Practice, and on behalf of all parties in the case.

Respectfully submitted,

Susan F. DiCicco

cc: All counsel (by ECF)